§91.902 Definitions.

The definitions in subpart A of this part apply to this subpart.

§91.903 Applicability to part 85, subpart T.

- (a) Marine SI engines subject to provisions of subpart A of this part are subject to emission defect reporting requirements specified in 40 CFR Part 85, subpart T, except for the items set forth in this section.
- (b) 40 CFR 85.1901 does not apply. See §91.901.
- (c) Reference to the Clean Air Act, 42 U.S.C. 1857 in 40 CFR 85.1902(a) does not apply. Reference to the Clean Air Act, 42 U.S.C. 7401 does apply.
- (d) Reference to the "approved Application for Certification required by 40 CFR 86.077-22 and like provisions of Part 85 and Part 86 of Title 40 of the Code of Federal Regulations" does not apply. Reference to the approved application for certification required by 91.108 and like provisions of Part 91 does apply.
- (e) Reference to section 202(d) of the Act in §85.1902(c) does not apply. Reference to section 202(d) and section 213 of the Act does apply.
- (f) Reference to section 214 of the Act in §85.1902(e) and (f) does not apply. Reference to section 216 of the Act does apply.

§91.904 Voluntary emission recall.

- (a) A manufacturer, prior to initiating a voluntary emission recall program, must submit to the EPA the following information for a 15 day review and comment period:
- (1) A description of each class or category of engines recalled, including the number of engines to be recalled, the model year, and such other information as may be required to identify the engines recalled;
- (2) A description of the specific modifications, alterations, repairs, corrections, adjustments, or other changes to be made to correct the engines affected by the emission-related defect;
- (3) A description of the method by which the manufacturer will notify engine owners including copies of any letters of notification to be sent to engine owners:

- (4) A description of the proper maintenance or use, if any, upon which the manufacturer conditions eligibility for repair under the recall plan, and a description of the proof to be required of an engine owner to demonstrate compliance with any such conditions;
- (5) A description of the procedure to be followed by engine owners to obtain correction of the nonconformity. This may include designation of the date on or after which the owner can have the nonconformity remedied, the time reasonably necessary to perform the labor to remedy the defect, and the designation of facilities at which the defect can be remedied;
- (6) A description of the class of persons other than dealers and authorized warranty agents of the manufacturer who will remedy the defect; and
- (7) A description of the system by which the manufacturer will assure that an adequate supply of parts is available to perform the repair under the plan.
- (b) The manufacturer must submit at least one report on the progress of the recall campaign. This report is submitted one year from the date notification begins and includes the following information:
- (1) The methods used to notify both engine owners, dealers and other individuals involved in the recall campaign;
- (2) The number of engines known or estimated to be affected by the emission-related defect and an explanation of the means by which this number was determined;
- (3) The number of engines actually receiving repair under the plan;
- (4) The number of engine owners, dealers, and other individuals involved in the recall campaign that have been notified and the number of engines that have actually received repair; and
- (5) The number of engines determined to be ineligible for remedial action due to a failure to properly maintain or use such engines.

§91.905 Reports, voluntary recall plan filing, record retention.

(a) The defect report, voluntary recall plan, and the voluntary recall progress report shall be sent to: Manager, Engine Compliance Programs